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[10 USC 251: Federal aid for State governments](#)

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Text contains those laws in effect on December 14, 2021

From Title 10-ARMED FORCES Subtitle A-General Military Law PART I-ORGANIZATION AND GENERAL MILITARY POWERS CHAPTER 13-INSURRECTION

§251. Federal aid for State governments

Whenever there is an insurrection in any State against its government, the

President may, upon the request of its legislature or of its governor if the legislature cannot be convened, call into Federal service such of the militia of the other States, in the number requested by that State, and use such of the armed forces, as he considers necessary to suppress the insurrection.

(Aug. 10, 1956, ch. 1041, 70A Stat. 15 , §331; renumbered §251, Pub. L. 114–328, div. A, title XII, §1241(a)(2), Dec. 23, 2016, 130 Stat. 2497 .)

[10 USC 252: Use of militia and armed forces to enforce Federal authority](#)

[link](#)

Text contains those laws in effect on December 14, 2021

From Title 10-ARMED FORCES Subtitle A-General Military Law PART I-ORGANIZATION AND GENERAL MILITARY POWERS CHAPTER 13-INSURRECTION

§252. Use of militia and armed forces to enforce Federal authority

Whenever the President considers that unlawful obstructions, combinations, or assemblages, or rebellion against the authority of the United States, make it impracticable to enforce the laws of the United States in any State by the ordinary course of judicial proceedings, he may call into Federal service such of the militia of any State, and use such of the armed forces, as he considers necessary to enforce those laws or to suppress the rebellion.

(Aug. 10, 1956, ch. 1041, 70A Stat. 15 , §332; Pub. L. 109–163, div. A, title X, §1057(a)(2), Jan. 6, 2006, 119 Stat. 3440 ; renumbered §252, Pub. L. 114–328, div. A, title XII, §1241(a)(2), Dec. 23, 2016, 130 Stat. 2497 .)

[10 USC 253: Interference with State and Federal law](#)

[link](#)

Text contains those laws in effect on December 14, 2021

From Title 10-ARMED FORCES Subtitle A-General Military Law PART I-ORGANIZATION AND GENERAL MILITARY POWERS CHAPTER 13-INSURRECTION

§253. Interference with State and Federal law

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The President, by using the militia or the armed forces, or both, or by any other means, shall take such measures as he considers necessary to suppress, in a State, any insurrection, domestic violence, unlawful combination, or conspiracy, if it-

(1) so hinders the execution of the laws of that State, and of the United States within the State, that any part or class of its people is deprived of a right, privilege, immunity, or protection named in the Constitution and secured by law, and the constituted authorities of that State are unable, fail, or refuse to protect that right, privilege, or immunity, or to give that protection; or

(2) opposes or obstructs the execution of the laws of the United States or impedes the course of justice under those laws.

In any situation covered by clause (1), the State shall be considered to have denied the equal protection of the laws secured by the Constitution.

(Aug. 10, 1956, ch. 1041, 70A Stat. 15 , §333; Pub. L. 109–364, div. A, title X, §1076(a)(1), Oct. 17, 2006, 120 Stat. 2404 ; Pub. L. 110–181, div. A, title X, §1068(a)(1), Jan. 28, 2008, 122 Stat. 325 ; renumbered §253, Pub. L. 114–328, div. A, title XII, §1241(a)(2), Dec. 23, 2016, 130 Stat. 2497 .)

[10 USC 254: Proclamation to disperse](#)
link

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From Title 10-ARMED FORCESSubtitle A-General Military LawPART I-ORGANIZATION AND GENERAL MILITARY POWERSCHAPTER 13-INSURRECTION

§254. Proclamation to disperse

Whenever the President considers it necessary to use the militia or the armed forces under this chapter, he shall, by proclamation, immediately order the insurgents to disperse and retire peaceably to their abodes within a limited time.

(Aug. 10, 1956, ch. 1041, 70A Stat. 16 , §334; Pub. L. 109–364, div. A, title X, §1076(a)(2), Oct. 17, 2006, 120 Stat. 2405 ; Pub. L. 110–181, div. A, title X, §1068(a)(2), Jan. 28, 2008, 122 Stat. 325 ; renumbered §254, Pub. L. 114–328, div. A, title XII, §1241(a)(2), Dec. 23, 2016, 130 Stat. 2497 .)

[10 USC 255: Guam and Virgin Islands included as "State"](#)
link

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From Title 10-ARMED FORCESSubtitle A-General Military LawPART I-ORGANIZATION AND GENERAL MILITARY POWERSCHAPTER 13-INSURRECTION

§255. Guam and Virgin Islands included as "State"

For purposes of this chapter, the term "State" includes Guam and the Virgin Islands.

(Added Pub. L. 90–497, §11, Sept. 11, 1968, 82 Stat. 847 , §335; amended Pub. L. 96–513, title V, §511(11)(A), Dec. 12, 1980, 94 Stat. 2920 ; Pub. L. 109–163, div. A, title X, §1057(a)(8), Jan. 6, 2006, 119 Stat. 3441 ; renumbered §255, Pub. L. 114–328, div. A, title XII, §1241(a)(2), Dec. 23, 2016, 130 Stat. 2497 .)

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People Of These United States Of America

Sovereignty is At Hand If you Want It

Audit the 2020 Election in every voting Place

Hold every one accountable For their Crimes

And If We Do This one thing It will End this Insurrection

That was carried out against the People of These States on November 3 2020

This Was declared By President Trump on Jan 6 2021

By proclamation

Do this one thing and Our Military will Declare that This 2020 Insurrection is Over
Question

By Law a New election will Be held to Elect a New President and Congress

Within 120 Days after the End of this Insurrection

People Its Your Job to Clean this Up

The Power Was Given To You on January 20 2017

Please Do Not Waste this Power

or Be afraid of It

Robert Gregory Boensch

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